## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

TEXAS STATE LULAC;	§	
VOTO LATINO,	§	
Plaintiffs,	§	
V.	§	Civil Action No: 1:21-cv-00546-LY
	§	
BRUCE ELFANT, in his official capacity as	§	
the Travis County Tax Assessor-Collector;	§	
JACQUELYN CALLANEN, in her official	§	
capacity as the Bexar County Elections	§	
Administrator; ISABEL LONGORIA, in her	§	
official capacity as the Harris County	§	
Elections Administrator; YVONNE	§	
RAMON, in her official capacity as the	§	
Hidalgo County Elections Administrator;	§	
MICHAEL SCARPELLO, in his official	§	
capacity as the Dallas County Elections	§	
Administrator; and LISA WISE, in her	§	
official capacity as El Paso County Elections	§	
Administrator,	§	
Defendants,	§	
and	§	
	§	
KEN PAXTON, in his official capacity as the	§	
Attorney General of Texas, LUPE C.	§	
TORRES, in his official capacity as Medina	§	
County Elections Administrator, and	§	
TERRIE PENDLEY, in her official capacity	§	
as Real County Tax Assessor-Collector,	§	
Intervenor-Defendants.	§	
	§	

DEFENDANTS EL PASO COUNTY ELECTIONS ADMINISTRATOR LISA WISE AND HARRIS COUNTY INTERIM ELECTIONS ADMINISTRATOR BETH STEVEN'S OPPOSITION TO INTERVENOR-DEFENDANTS KEN PAXTON, LUPE C. TORRES, AND TERRIE PENDLEY'S OPPOSED MOTION FOR STAY, OR IN THE ALTERNATIVE, FOR ADMINISTRATIVE STAY, PENDING APPEAL

#### I. INTRODUCTION

Defendant El Paso County Elections Administrator Lisa Wise and Defendant Harris County Interim Elections Administrator Beth Stevens oppose Intervenor-Defendants Ken Paxton, Lupe C. Torres, and Terrie Pendley's Opposed Motion for Stay, or, in the Alternative, for Administrative Stay, Pending Appeal ("Motion for Stay") (ECF No. 174). In their Motion for Stay, Intervenor-Defendants argue that a stay is warranted because otherwise this Court's decision will "disrupt[] election procedures in Defendants' and Intervenors' counties and cause[] confusion in other Texas counties and among voters." Motion for Stay at 2. To the contrary, the Court's summary judgment order promotes clarity and orderly election procedure, and a stay would be disruptive. Accordingly, the Motion for Stay should be denied.

### II. ARGUMENT AND AUTHORITIES

As this Court has now held, and as multiple Defendants have now recognized, the enjoined provisions of S.B. 1111 *themselves* cause significant confusion, impair the orderly administration of elections, and infringe on voters' constitutional rights. Specifically, in enjoining Texas Election Code Sections 1.015(b) ("Residence Provision") and 1015(c)-(d) ("Temporary-Relocation Provision"), this Court recognized that these provisions are unconstitutionally vague and disenfranchise Texas voters. *See* ECF No. 171 at 29 ("The Residence Provision is unconstitutionally vague and overbroad, barring conduct that is squarely protected by the First Amendment."); *id.* at 31 (explaining that "[t]he court is likewise unable to discern where college students should register as the Temporary-Relocation Provision is written" and holding that "Provision does not overcome any degree of constitutional scrutiny").

The County Defendants—including Defendant Wise—repeatedly confirmed these points through testimony and other submissions, including regarding the widespread confusion about the meaning of these provisions and how to advise voters seeking to conform their conduct to the law. *See, e.g.*, Wise Tr. 122:6-21 (Pls. App. 201 (ECF No. 141)) (testifying she did not feel prepared to respond to voters' questions because S.B. 1111's "definitions . . . are vague" and "mean different things to different people"); ECF No. 153 at 2 (the "lack of clarity about the meaning and sweep of the Residence [Provision] hinders Ms. Wise's

ability to advise voters in her county and in turn hinders those same voters from exercising their

constitutional rights to vote and to freedom of speech"); Callanen Tr. 83:1-5 (Pls. App. 206 (ECF No. 141))

(testifying she "wouldn't know" how to answer questions about the meaning of the Residence Provision);

Scarpello Tr. 57:20-58:4 (Pls. App. 171 (ECF No. 141)) (inability to answer questions regarding

Temporary-Relocation Provision creates "a sense of frustration from the voter and sometimes confusion");

Longoria Tr. 82:13-91:2 (Pls. App. 150-159 (ECF No. 141)) (similar); see also Ingram Tr. 207:11-17 (Pls.

App. 259 (ECF No. 141)) (admitting he was unable to explain need for voter identification requirement for

voters who no longer claim to use a PO Box).

In light of this evidence, the Intervenor-Defendants' assertion that a stay will ameliorate confusion

among county election officials and voters is specious. The provisions of S.B. 1111 themselves have caused

widespread confusion.

### III. CONCLUSION

For these reasons, Defendants Wise and Stevens respectfully submit that the Court should deny Intervenor-Defendants Motion for a Stay.

Dated: August 11, 2022

Respectfully submitted,

/s/ Kathleen Hartnett

Kathleen Hartnett\* (CA SBN 314267)

COOLEY LLP

Kathleen Hartnett\* (CA SBN 314267)

khartnett@cooley.com

Beatriz Mejia\* (CA SBN 190948)

bmejia@cooley.com

David S. Louk (CA SBN 304654)

dlouk@cooley.com

Sharon Song\* (CA SBN 313535)

ssong@cooley.com

Kelsey Spector\* (CA SBN 321488)

3

kspector@cooley.com Germaine Habell\* (CA SBN 333090) ghabell@cooley.com Caroline A. Lebel\* (CA SBN 340067) clebel@cooley.com 3 Embarcadero Center, 20<sup>th</sup> Floor San Francisco, CA 94111-4004 Telephone: +1 415 693-2000 Facsimile: +1 415 693-2222

### **COOLEY LLP**

Orion Armon (CO SBN 34923) oarmon@cooley.com 1144 15<sup>th</sup> Street, Suite 2300 Denver, CO 80202-2686 Telephone: +1 720 566-4000 Facsimile: +1 720 566-4099

# STATES UNITED DEMOCRACY CENTER

Christine P. Sun\* (CA SBN 218701) 3749 Buchanan St., No. 475165 San Francisco, CA 94147-3103 Telephone: +1 615 574-9108 christine@statesuniteddemocracy.org

# STATES UNITED DEMOCRACY CENTER

Ranjana Natarajan (TX SBN 24071013) 1801 E 51<sup>st</sup> St., Suite 365, No. 334 Austin, TX 78723 Telephone: +1 323 422-8578 ranjana@statesuniteddemocracy.org

### STATES UNITED DEMOCRACY CENTER Robert Cotter\* (IL SBN 6334375) 7510 N. Greenview Ave., Apt. #3 Chicago, IL 60626 Telephone: (224) 235-2606 robert@statesuniteddemocracy.org

STATES UNITED DEMOCRACY CENTER Marina Eisner\* (DC SBN 1005593) 1101 17 Street NW Washington, DC 20036 Telephone: (240) 600-1316

marina@statesuniteddemocracy.org SUSMAN GODFREY Neal S. Manne State Bar No. 12937980 Robert Rivera, Jr. State Bar No. 16958030 1000 Louisiana, Suite 5100 Houston, TX 77002-5096 Telephone: (713) 651-9366 Facsimile: (713) 654-6666 nmanne@susmangodfrey.com rrivera@susmangodfrey.com

EL PASO COUNTY ATTORNEYS Jo Anne Bernal (TX SBN 02208720) El Paso County Attorney Joanne.Bernal@epcounty.com John E. Untereker (TX SBN 24080627) **Assistant County Attorney** juntereker@epcounty.com 500 East San Antonio, Room 503 El Paso, Texas 79901 Telephone: +1 915 546-2050

Facsimile: +1 915 546-2133

Attorneys for Lisa Wise, in her official capacity as the El Paso County Elections Administrator

### Respectfully submitted,

/s/ Sameer S. Birring Christian D. Menefee Harris County Attorney Texas Bar No. 24088049 Christian.Menefee@cao.hctx.net Jonathan Fombonne First Assistant Harris County Attorney Texas Bar No. 24102702 Jonathan.Fombonne@cao.hctx.net Tiffany Bingham Managing Counsel Texas Bar No. 24012287 Tiffany.Bingham@cao.hctx.net

<sup>\*</sup>Admitted pro hac vice

Sameer S. Birring
Assistant County Attorney
Texas Bar No. 24087169
Sameer.Birring@cao.hctx.net
Office Of The Harris County Attorney
1019 Congress Plaza, 15th Floor
Houston, Texas 77002
Telephone: (713) 274-5101
Facsimile: (713) 755-8924

Attorneys for Defendant BETH STEVENS, in her Official Capacity as Interim Harris County Elections Administrator

### **CERTIFICATE OF SERVICE**

I hereby certify that on August 11, 2022, Defendant El Paso County Elections Administrator Lisa Wise's Opposition to Intervenor-Defendants Ken Paxton, Lupe C. Torres, and Terrie Pendley's Opposed Motion for Stay, Or In the Alternative, For Administrative Stay, Pending Appeal was served through the Court's CM/ECF Document Filing System upon each attorney of record.

/s/ Kathleen Hartnett Kathleen Hartnett\* (CA SBN 314267)